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7	Attorneys for the United States.	
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11	UNITED STATES DISTRICT COURT	
12	DISTRICT OF NEVADA	
13	THOMAS DORSEY,	) Case No. 2:18-cv-00209-APG-NJK
14	Plaintiff,	)
15	v.	STIPULATION FOR EXTENSION OF
16	MARK T. ESPER, in his capacity as the	TIME FOR FEDERAL DEFENDANT TO FILE ANSWER
16 17	MARK T. ESPER, in his capacity as the United States Secretary of the Army,	TIME FOR FEDERAL DEFENDANT
	MARK T. ESPER, in his capacity as the United States Secretary of the Army,  Defendant.	TIME FOR FEDERAL DEFENDANT TO FILE ANSWER  (First Request)
17	MARK T. ESPER, in his capacity as the United States Secretary of the Army,  Defendant.	TIME FOR FEDERAL DEFENDANT TO FILE ANSWER
17 18	MARK T. ESPER, in his capacity as the United States Secretary of the Army,  Defendant.  Plaintiff Thomas Dorsey and Federal D	TIME FOR FEDERAL DEFENDANT TO FILE ANSWER  (First Request)
17 18 19	MARK T. ESPER, in his capacity as the United States Secretary of the Army,  Defendant.  Plaintiff Thomas Dorsey and Federal D United States Secretary of the Army, by and th	TIME FOR FEDERAL DEFENDANT TO FILE ANSWER  (First Request)  efendant Mark T. Esper, in his capacity as the
17 18 19 20	MARK T. ESPER, in his capacity as the United States Secretary of the Army,  Defendant.  Plaintiff Thomas Dorsey and Federal D United States Secretary of the Army, by and th	TIME FOR FEDERAL DEFENDANT TO FILE ANSWER  (First Request)  efendant Mark T. Esper, in his capacity as the rough their counsel of record, hereby agree that a ("Amended Complaint") (ECF No. 17), Federal
17 18 19 20 21	MARK T. ESPER, in his capacity as the United States Secretary of the Army,  Defendant.  Plaintiff Thomas Dorsey and Federal D United States Secretary of the Army, by and the in light of Plaintiff's First Amended Complaint Defendant's Motion to Dismiss (ECF No. 9) is	TIME FOR FEDERAL DEFENDANT TO FILE ANSWER  (First Request)  efendant Mark T. Esper, in his capacity as the rough their counsel of record, hereby agree that a ("Amended Complaint") (ECF No. 17), Federal
17 18 19 20 21 22	MARK T. ESPER, in his capacity as the United States Secretary of the Army,  Defendant.  Plaintiff Thomas Dorsey and Federal D United States Secretary of the Army, by and th in light of Plaintiff's First Amended Complaint Defendant's Motion to Dismiss (ECF No. 9) is  Pursuant to Local Rule 6-1, the parties	TIME FOR FEDERAL DEFENDANT TO FILE ANSWER  (First Request)  efendant Mark T. Esper, in his capacity as the rough their counsel of record, hereby agree that a ("Amended Complaint") (ECF No. 17), Federal moot.
17 18 19 20 21 22 23	MARK T. ESPER, in his capacity as the United States Secretary of the Army,  Defendant.  Plaintiff Thomas Dorsey and Federal D United States Secretary of the Army, by and th in light of Plaintiff's First Amended Complaint Defendant's Motion to Dismiss (ECF No. 9) is  Pursuant to Local Rule 6-1, the parties	TIME FOR FEDERAL DEFENDANT TO FILE ANSWER  (First Request)  efendant Mark T. Esper, in his capacity as the rough their counsel of record, hereby agree that a ("Amended Complaint") (ECF No. 17), Federal moot.  agree that Federal Defendant may have until July intiff's Amended Complaint. Federal Defendant
17 18 19 20 21 22 23 24	MARK T. ESPER, in his capacity as the United States Secretary of the Army,  Defendant.  Plaintiff Thomas Dorsey and Federal D United States Secretary of the Army, by and the in light of Plaintiff's First Amended Complaint Defendant's Motion to Dismiss (ECF No. 9) is  Pursuant to Local Rule 6-1, the parties 23, 2018 to answer or otherwise respond to Plaineeds additional time to fully evaluate the additional ti	TIME FOR FEDERAL DEFENDANT TO FILE ANSWER  (First Request)  efendant Mark T. Esper, in his capacity as the rough their counsel of record, hereby agree that a ("Amended Complaint") (ECF No. 17), Federal moot.  agree that Federal Defendant may have until July intiff's Amended Complaint. Federal Defendant
17 18 19 20 21 22 23 24 25	MARK T. ESPER, in his capacity as the United States Secretary of the Army,  Defendant.  Plaintiff Thomas Dorsey and Federal D United States Secretary of the Army, by and the in light of Plaintiff's First Amended Complaint Defendant's Motion to Dismiss (ECF No. 9) is  Pursuant to Local Rule 6-1, the parties 23, 2018 to answer or otherwise respond to Plaineeds additional time to fully evaluate the additional ti	TIME FOR FEDERAL DEFENDANT TO FILE ANSWER  (First Request)  efendant Mark T. Esper, in his capacity as the rough their counsel of record, hereby agree that ("Amended Complaint") (ECF No. 17), Federal moot.  agree that Federal Defendant may have until July intiff's Amended Complaint. Federal Defendant tional allegations Plaintiff has set forth for the

1	WHEREFORE, the parties respectfully request that the Court grant the stipulation		
2	extending the deadline for the United States to answer or otherwise respond to Plaintiff's		
3	Amended Complaint to July 23, 2018.		
4	Respectfully submitted this 5th day of July 2018.		
5	Law Offices of Robert P. Spretnak	DAYLE ELIESON United States Attorney	
6	/s/ Robert P. Spretnak	/s/ Krystal J. Rosse	
7 8	ROBERT P. SPRETNAK 8275 S. Eastern Avenue, Suite 200 Las Vegas, Nevada 89123	KRYSTAL J. ROSSE Assistant United States Attorney	
9	Attorneys for Plaintiff	Attorneys for the United States	
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12		IT IS SO ORDERED:	
13		II IS SO ORDERED.	
14		UNITED STATES DISTRICT JUDGE	
15		Dated: September 6, 2018.	
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